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**BOSTON, MASS.****Manicuring, Massaging, and Giving of Vapor Baths—License Required—Sanitary Regulation. (Reg. Health Commissioner, Oct. 29, 1915.)**

No person shall perform manicuring, massaging, or giving of vapor baths in the city of Boston unless licensed by the health commissioner. Each applicant must furnish a certificate from a duly licensed practitioner of medicine that he or she is free from any infectious or communicable disease.

The place of business, together with all furniture, shall be kept at all times in a cleanly condition.

Brushes and all other utensils used shall be sterilized after each separate use thereof and before being used on another customer.

All rubber and glass disks and appliances of a massage vibrator coming in contact with the skin in the process of massaging shall be thoroughly cleansed and sterilized after each operation and before being used on another customer.

Alum, or other material used to stop the flow of blood, shall be used only in powder form.

The use of powder puffs and sponges is prohibited. Powder shall be applied from gauze, absorbent cotton, or towel, which must be destroyed or relaundered after each use.

The apartment in which manicuring, massaging, or giving of vapor baths is performed shall not be used for sleeping purposes, and shall contain no furniture that could be adapted for such purpose.

Operators shall cleanse hands thoroughly immediately after serving each customer.

Any person practicing manicuring, massaging, or giving of vapor baths without a license in the city of Boston is liable to prosecution, and the license of any person who does not conform to the above regulations will be either suspended or revoked.

**COLUMBUS, GA.****Washerwomen—Registration of—Inspection of Premises and Implements. (Ord. Nov. 9, 1915.)**

SECTION 1. That from and after 60 days from the date of the passage of this ordinance, it shall be the duty of every washerwoman, laundress, or other person, except operators and employees of regularly licensed steam laundries, who wash or launder clothing or wearing apparel for hire or pay, to register his or her name in the office of the city sanitary department.

SEC. 2. It shall be unlawful from and after the date that this ordinance goes into effect for any washerwoman, laundress, or any other person, except operators and employees of regularly licensed steam or hand laundries, who wash or launder clothing or wearing apparel for hire, to wash or launder clothing or wearing apparel for any other person or family while and during the time that said washerwoman, laundress, or other person, as above set forth, shall be employed to do washing or laundering for the inmates of houses of ill fame or prostitution.

SEC. 3. It shall be the duty of the officer in charge of the sanitary department to cause a register to be kept in office of said department, in which shall be recorded the names and addresses of all such persons as shall report to said department under the provisions of section 1 of this ordinance, and that upon such name being registered it shall be the duty of the sanitary inspector to issue a certificate of registration without cost to such persons registering, and to make or cause to be made such investigation and inspection of the premises and paraphernalia (such as tubs, scrubbing boards, pots, ironing boards, etc.) of such person as shall enable said inspector to determine whether such person shall be permitted to engage in such occupation.